To smead sections 1, 3, and 4 of the Foreign Agents Registration Act of 1936, as amended.

That section 1(b) of

the Fereign Agents Registration Act of 1938, as assended (56 Stat. \$48), is emended by adding thereto a new paragraph "(6)" to read as follows:

- "(6) A dementic partnership, association, corporation, organisation, or other combination of individuals, supervised, directed, controlled, or financed, in whole or in part, by any foreign government or fereign political party;"
 - Sec. 2. Section 3(a) of such Act is emended to read as follows:
- "(a) A duly accredited diplomatic or consular officer of a foreign government who is so recognized by the Department of State, while said efficer is engaged exclusively in activities which are recognized by the Department of State as being within the scope of the functions of such officer, provided, however, that this section shall not operate to exempt from registration any office, unit, breach, or section of an embassy, legation, or consulate which publishes or disseminates within the United States any political programming."

Sec. 3. Section 3(d) of such Act is smended to rend as follows:

"(d) Any person engaging or agreeing to engage only in private
and mempelitical financial or mercantile activities in furtherance
of the bone fide trade or commerce of such foreign principal or in
the seliciting and collecting of funds and contributions within the
Whited States to be used only for medical aid and memberance, or
for feed and elething to relieve human suffering, if such solicitation or collection of funds and contributions is in accordance
with and subject to the provisions of the Act of Hovember 4, 1939,
as assended (54 Stat. 45), and such rules and regulations as may
be prescribed thereunder;"

Sec. 4. Section *(a) of such Act is amended to reed as follows:

"(a) Every person within the United States who is an agent of
a fereign principal and required to register under the provisions
of this Act and who transmits or causes to be transmitted in the
United States mails or by any means or instrumentality of interstate or fereign commerce any political propaganda shall, not
later than ferty-eight hours after the beginning of the transmittal
thereof, send to the Librarian of Congress two copies thereof and
file with the Attorney General one copy thereof and a statement,
duly signed by or on behalf of such agent, setting forth full information as to the places, times, and extent of such transmittal."

Sec. 5. Section 4(b) of such Act is emended to read as follows:

"(b) It shall be unleaful for any person within the United
States who is an agent of a foreign principal and required to
register under the provisions of this Act to transmit or cause to
be transmitted in the United States mails or by any means or
instrumentality of interstate or foreign commerce any political
propaganda unless such political propaganda is conspicuously
marked at its beginning with, or prefered or accompanied by, a
true and accurate statement, in the language or languages used in

such political propagands, setting forth that the person transmitting such political propagands or causing it to be transmitted is registered under this Act with the Department of Justice, Washington, District of Columbia, as an agent of a foreign principal, tagether with the name and address of such agent of a foreign principal and of each of his foreign principals; that, as required by this Act, his registration statement is available for importion at end copies of such political propagands are being filed with the Department of Justice; and that registration of agents of fereign principals required by the Act does not indicate approval by the United States Government of the contents of their political propagands. The Attorney General, having due regard for the mational security and the public interest, may by regulation prescribe the language or languages and the manner and form in which such statement shall be made and require the inclusion of such other information contained in the registration statement identifying such agent of a foreign principal and such political propaganda and its sources as may be appropriate."

Sec. 6. Section 4 of such Act is smended by adding thereto a new subsection "(e)" to read as follows:

"(e) Any person not within the United States who uses the United States mails or any means or instrumentality of interstate or fereign commerce within the United States to circulate or disseminate any political propagands shall be regarded as acting within the United States and as subject to the provisions of this act, except that this subsection (e) shall have no application to such person outside the United States when his use of the United States mails or a means or instrumentality of interstate or foreign commerce within the United States is confined to the transmitted of prints or other material to a person duly registered under the terms of this Act.